

## FISHERIES DEPARTMENT

The 8th June, 2012

**No. 603-F-I-2011/6219.**—The Governor of Haryana is pleased to declare the result of Departmental Examination of the officers/officials of Fisheries Department held in February, 2012 as under :—

Roll No.	Name and Designation of the officer/official	Name of the Paper	Name of the Paper
		Accounts	Departmental Rule
1. 1006	Pawan Kumar	Pass (with credit)	—
2. 1003	Anil Kumar	Pass (with credit)	—
3. 1005	Ishvinder Singh	Pass (with credit)	—
4. 1004	Kavita Rani	Pass (with credit)	—
5. 1001	Rajinder Kumar Sangwan		Fail

MAHA SINGH,  
Additional Chief Secretary to Government Haryana,  
Fisheries Department.

राज्य निर्वाचन आयोग हरियाणा

निर्वाचन सदन, प्लॉट नं० 2, सेक्टर-17, पंचकूला

दिनांक 7 जून, 2012

क्रमांक रा०नि०आ०/3ई-11/2012/1166.—यह कि राज्य निर्वाचन आयोग, हरियाणा द्वारा अपनी अधिसूचना क्रमांक एस०ई०सी०ई-11/2010/5975 दिनांक 16.07.2010 अनुसार श्री राहुल पुत्र श्री कुशलपाल का नाम बतौर पंच वार्ड नं० 02, ग्राम पंचायत, महचाना, खण्ड-फरुखनगर, जिला गुडगांव अधिसूचित किया गया था।

2. यह कि उपायुक्त, गुडगांव ने अपने पत्र क्रमांक 1236 दिनांक 11.05.2012 द्वारा आयोग को सूचित किया है कि श्री लक्ष्मण सिंह पुत्र श्री सुरजन सिंह व श्री राहुल पुत्र कुशल पाल सिंह निवासी ग्राम पंचायत, महचाना द्वारा पंचायत आम चुनाव में पंच पद के लिए चुनाव लड़ा था। जिसमें श्री राहुल को निर्विरोध पंच चुना गया था। उक्त निर्णय के विरुद्ध श्री लक्ष्मण सिंह द्वारा सिविल जज, गुडगांव के न्यायालय में चुनाव याचिका दायर की गई थी। अब न्यायालय के निर्णय अनुसार श्री राहुल के चुनाव को रद्द कर दिया गया है व श्री लक्ष्मण सिंह को विजय घोषित किया गया है। उपायुक्त, गुडगांव द्वारा आयोग को माननीय न्यायालय द्वारा पारित आदेश दिनांक 24.02.2012 की प्रति भेजते हुए अनुरोध किया है कि माननीय न्यायालय के निर्णय अनुसार श्री लक्ष्मण सिंह पुत्र श्री सुरजन सिंह को वार्ड नं० 2 ग्राम पंचायत, महचाना से नोटिफाई किया जाये। माननीय न्यायालय द्वारा निम्न आदेश पारित किये गये हैं :—

“In view of the above said discussion, the petitioner No. 1 is declared as unopposed Panch of Ward No. 2. Nomination papers of respondent No. 1 is declared as rejected. No inquiry shall be held for the election and respondent No. 1 is not debarred to contest any further election. Election petition admitted partly. Memo of cost be drawn accordingly. File be consigned to the records after due compliance.”

Pronounced in open Court

Dated : 24.-2.2012

(Sd/-)...,  
Civil Judge (Jr. Div.),  
Gurgaon.

3. उपरोक्त तथ्यों को मध्यनजर रखते हुए तथा उपायुक्त, गुडगांव द्वारा किये गये अनुरोध अनुसार राज्य निर्वाचन आयोग, हरियाणा अपनी अधिसूचना क्रमांक एस०ई०सी०ई-11/2010/5975 दिनांक 16.07.2010 में से श्री राहुल पुत्र श्री कुशालपाल, पंच वार्ड नं० 02, ग्राम पंचायत, महचाना, खण्ड-फरुखनगर, जिला गुडगांव का नाम आलोपित करते हुए उसके स्थान पर श्री लक्ष्मण सिंह पुत्र श्री सुरजन सिंह का नाम बतौर पंच वार्ड नं० 02 ग्राम पंचायत, महचाना, खण्ड-फरुखनगर, जिला गुडगांव अधिसूचित करता है।

आदेश द्वारा.

पंचकुला :  
दिनांक, 06 जून, 2012

सचिव,  
राज्य निर्वाचन आयोग, हरियाणा।

STATE ELECTION COMMISSION, HARYANA  
NIRVACHAN SADAN, PLOT NO.2, SECTOR 17, PANCHKULA

Order

The 11th June, 2012

**No.SEC/3ME/2012/907.**—As per provisions contained in Section 13 D and 13 E of Haryana Municipal Act, 1973, every contesting candidate of Municipal Council has to maintain an account of his election expenses from the date of his nomination till the declaration of result. The State Election Commission, Haryana, *vide* its Notification No. SEC/4ME/2006/9706, dated 19.12.06, has fixed the time limit of 30 days from the date of declaration of the result of the election to file/lodge account of election expenses with the Deputy Commissioner or any other officer prescribed by the State Election Commission, Haryana and the Commission *vide* its Notification No. SEC/3ME/2003/10216, dated 24/10/2003, has also prescribed the election expenditure limit of Rs. 50,000/- for the contesting candidate of the Municipal Council. If a candidate does not file his election expenditure statement within the prescribed time limit or make expenditure beyond prescribed expenditure limit, he could be disqualified by the State Election Commission, Haryana for a period of three years.

2. The General election to Municipal Council, Jind, District Jind, was held on 20.05.2010 and the result was also declared on the same day. Therefore, election expenses account were to be filed by 19.6.2010. Sh. Vijay s/o Sh. Satbir, candidate of ward No. 30, had failed to lodge account of his election expenses within 30 days of declaration of the result. Accordingly, he was served upon with a show cause notice as to why he should not be disqualified as he did not file the election expenses account within the prescribed time.

3. Sh. Vijay was personally heard by me on 10.02.2012 at 11.30 A.M. in the Court Room of Deputy Commissioner, Jind. He, in his reply to the show cause notice and during the personal hearing stated that he had deposited his election expenditure register on 18.6.2010 *vide* Diary No. 1111 in the office of Municipal Council, Jind. Earlier a complaint against him was also received from Smt. Sunil Kumari regarding non submission of expenditure register. The Deputy Commissioner, Jind was requested to confirm whether he had deposited the same or not. The matter was got enquired by the Deputy Commissioner, Jind through the SDO(C), Jind, who reported that Sh. Vijay Singh had not deposited the election expenditure but in collusion with the concerned official, he has got entered his name in the diary register. The

Deputy Commissioner, Jind, *vide* his letter dated 6.2.2012 has informed that the report of SDO (C), Jind has already sent to the Commission, according to which Sh. Vijay Singh had not deposited the expenditure register in the prescribed time. The Deputy Commissioner, Jind has also sent a copy of report dated 5.2.2012 of the Secretary, MC, Jind to the Commission for necessary action.

In his report, the Secretary, MC, Jind informed that the explanation of Sh. Lal Chand, Peon, who entered the receipt of the expenditure register of Sh. Vijay Singh at S. No. 1111 dated 18.06.2010, in the diary register has been called. The expenditure register has been found by Sh. Lal Chand, Peon after searching the record and the same has been sent to the Commission. During the hearing Sh. Ramesh Kumar, Accountant O/o Municipal Council, Jind who had appeared on the behalf of Municipal Council, had stated that at the time of enquiry, the Enquiry Officer SDO (C), Jind did not give an opportunity to the concerned official of the Municipal Council, Jind to explain his position. It was, therefore, decided *vide* order No. SEC/3ME/2012/289 dated 01.03.2012 to obtain comments of the Deputy Commissioner before finalization of the case.

4. The Deputy Commissioner, Jind *vide* his letter No. 1112/ local, dated 17.04.2012 has informed that he had agreed with the comments of SDO(C), Jind and further sent a copy of memo dated 4.4.2012 of the SDO(C), Jind. On perusal of report of SDO (C), Jind it has been observed that Sh. Lal Chand, Clerk has sent a list to the Deputy Commissioner, Jind, of 92 candidates who had deposited their expenditure register and 121 candidates who had not deposited their expenditure register. The official has stated that he had first entered dispatch number 1110, thereafter 1111 and 1111A. Despatch No. 1111A (Diary No.) has not been entered with malafide intention to provide any benefit to any person. He has also stated that he was mentally disturbed; therefore, he has written 1111A. He has further stated that such types of mistakes have also occurred at many times in the dispatch (diary) register earlier. He has also stated that the information given to Smt. Sunil Kumari was provide without perusing the diary register; and was provided on the basis of the expenditure register kept in the office.

5. SDO(C), Jind, on the basis of statement of Sh. Lal Chand, dispatch-cum-receipt clerk, Municipal Council, Jind has reported that it would be wrong that the dispatch No. 1111A was entered by mistake. It appears that the word "A" was written after the figure 1111 because the flow of A and 1111 is not same. The SDO (C) Jind has also observed that after dispatch No. 1110, space for another no. was also available in the register. The concerned clerk has entered dispatch No. 1111 below the 1110 and at the same time to rectify his mistake, he mentioned the word "A" after 1111, which become Sr. No. 1111A. The SDO (C) has also clarified that the dispatch No. 1111A relates to the letter to First Appellate Authority-cum-Deputy Director, DULB, Haryana, Chandigarh relating to the RTI information and there is no justification to enter the dispatch No. 1111A on the main letter.

6. In view of the above report, it is clear that Sh. Lal Chand, concerned official has committed this mistake to enter the extra no. in the dispatch (diary) register. On the enquiry report of SDO(C), Jind, the Commission *vide* its letter No. SEC/3ME/2012/25 dated 11.1.2012 has already requested the Director, Urban Local Bodies, Haryana, Chandigarh to take disciplinary action against the official concerned of Municipal Council, Jind under Rule 7 of the Punjab Civil Services Rules (Punishment and Appeal Rules), 1987. The expenditure register of Sh. Vijay S/o Satbir, W.No. 30 was received in the Commission on 8.2.2012

7. From the records and based on the submission made at the time of hearing, Sh. Vijay S/o Sh. Satbir, Ward No. 30, Municipal Council, Jind had deposited the expenditure register in the office of Municipal

Council, Jind. But it is not clear whether he had deposited the expenditure register in the prescribed time limit. But, by giving him the benefit of doubt for filing the expenditure register within the prescribed time limit, I am of the view that the Show cause notice dated 21/10/2011, for disqualification served upon Sh. Vijay S/o Sh. Satbir, Ward No. 30, Municipal Council, Jind may be withdrawn.

8. The office is directed to send a copy of the order to all the concerned and also get it notified in the Haryana Government Gazette.

Panchkula :  
The 8th June, 2012

DHARAM VIR,  
State Election Commissioner, Haryana

STATE ELECTION COMMISSION, HARYANA  
NIRVACHAN SADAN, PLOT NO.2, SECTOR 17  
PANCHKULA

Order

The 11th June, 2012

**No.SEC/3ME/2012/915.**—As per provisions contained in Sections 13 D and 13 E of Haryana Municipal Act, 1973, every contesting candidate of Municipal Council has to maintain an account of his election expenses from the date of his nomination till the declaration of result. The State Election Commission, Haryana, *vide* its Notification No. SEC/4ME/2006/9706, dated 19.12.06, has fixed the time limit of 30 days from the date of declaration of the result of the election to file/lodge account of election expenses with the Deputy Commissioner or any other officer prescribed by the State Election Commission, Haryana and the Commission *vide* its Notification No.SEC/3ME/2003/10216, dated 24/10/2003, has also prescribed the election expenditure limit of Rs.50,000/- for the contesting candidate of the Municipal Council. If a candidate does not file his election expenditure statement within the prescribed time limit or make expenditure beyond prescribed expenditure limit, he could be disqualified by the State Election Commission, Haryana for a period of three years.

2. The General election to Municipal Council, Jind, District Jind, was held on 20.05.2010 and the result was also declared on the same day. Therefore, election expenses account were to be filed by 19.6.2010. Sh. Narinder S/o Sh. Zile Singh, contesting candidate of Ward No. 18, had failed to lodge account of his election expenses within 30 days of declaration of the result. Accordingly, he was served upon with a show cause notice as to why he should not be disqualified as he did not file the election expenses account within the prescribed time. He was personally heard by me on 10.02.2012 at 11.30 A.M. in the Court Room of Deputy Commissioner, Jind.

3. Sh. Narinder S/o Sh. Zile Singh, in his reply to the show cause notice, and at the time of hearing stated that he had deposited his election expense register *vide* diary No. 781 dated 27.05.2010 in the office of Municipal Council, Jind. The reply of Sh. Narinder was sent to the Deputy Commissioner, Jind for confirmation who *vide* his letter

dated 6.2.2012 confirmed the entry in the diary register. But at the time of sending the expenditure register to the Commission, it was not traceable. During the hearing Sh. Ramesh Kumar, Accountant O/o Municipal Council, Jind who appeared on the behalf of Municipal Council, Jind in his written statement stated that the explanation of Sh. Virender Pal has been called and his reply is awaited.

4. It was, therefore, decided *vide* its order No. SEC/3ME/2012/304 dated 01.03.2012 that in the light of statement of Sh. Ramesh Kumar Accountant, the comments of the Deputy Commissioner be obtained before finalization of the case.

5. The Deputy Commissioner, Jind *vide* his letter No.13621 Local, dated 30.04.2012 has sent a copy of memo No. 784/MCJ dated 20.04.2012 of the Secretary, Municipal Council, Jind, according to which expenditure registers of 92 candidates had already been sent to the Commission, *vide* his letter dated 23/08/2011 and the name of Sh. Narender Kumar S/o Sh. Zile Singh was shown at Sr. No. 46 of Ward No. 14 instead of Ward No. 18. After checking the expenditure register, it turns out that the expenditure register of Sh. Narender Kumar, Ward No. 18 was received in the bundle of Ward No. 14. In view of this it is clear that Sh. Narender Kumar had deposited his expenditure register *vide* diary No. 781 dated 27.5.2010 in office of Municipal Council, Jind, which is in the prescribed time limit.

6. In view of above, the show cause notice dated 21.10.2011 issued to Sh. Narender Kumar S/o Sh. Zile Singh, Ward No. 18, Municipal Council, Jind, is hereby withdrawn.

7. The office is directed to send a copy of the order to all the concerned and also get it notified in the Haryana Government Gazette.

Panchkula :  
The 8th June, 2012

DHARAM VIR,  
State Election Commissioner, Haryana

PUBLIC HEALTH ENGINEERING DEPARTMENT  
HARYANA STATE RURAL WATER POLICY - 2012

The 7th June, 2012

No.14174/2010-PH-3

1. Introduction

- 1.1 The policy reflects the resolve of the State Government to bring about the conservation of water and prevention of wastage and reduction in non revenue water in rural areas of the State. It embodies the optimum use of water which is the Nation's limited resource.
- 1.2 The Hon'ble Punjab and Haryana High Court in CWP No. 5846 of 2010 Ms. Sarpreet Kaur Vs State of Haryana has issued directions to the States of Haryana and Punjab to frame a policy for providing metered connections so as to avoid wastage of water.
- 1.3 Policy has been formulated keeping in view the present scenario of high percentage of wastages of water through unmetered water connections provided to the consumers in rural areas which are being billed on flat rate basis.

- 1.4 The policy may be notified in the Haryana Gazette.

## **2. Objective**

- 2.1 Individual household metered connections will be provided to 50% rural population by the end of 12th Five Year Plan.
- 2.2 To achieve the saving of precious drinking water by prevention of wastage through public stand posts, open taps and unmetered connections.
- 2.3 To bill the consumers on the basis of volumetric consumption of water instead of flat rates.

## **3. Applicability of Policy**

- 3.1 It shall be mandatory for all types of consumers namely domestic, commercial, industrial and institutional sectors in the private, semi Government and Government premises.
- 3.2 The policy shall have the force of administrative regulations. The policy shall bind all participant stakeholders, personnel to enforceable performance.
- 3.3 The policy shall be applicable to all service providing authorities namely PHED, Housing Board, HUDA, HSIIDC, Development & Panchayats Department or any other department or Government authority dealing with subject. (Herein after called as authority).

## **4. Implementation/Control Structure:**

### **State Level Empowered Committee:**

There shall be a State Level Empowered Committee under the chairmanship of Financial Commissioner & Principal Secretary to Government, Public Health Engineering Department which shall include representatives of all the service providing authorities. The Committee shall aim at streamlining the implementation of the policy and grievances redressal system. The Committee shall have full powers to take decisions in respect of policy contents and changes in the procedure to be adopted. The decision taken by the committee would be implemented by the authorities in the field. The progress of the implementation of the policy will be reviewed periodically.

## **5. Policy**

- 5.1 Individual household metered connections will be provided to 50% rural population by the end of 12th Five Year Plan.
  - 5.2 The provision of flat rates for unmetered connections will be dispensed with accordingly.
  - 5.3 In case the meter is found not functioning, the consumer will get it rectified / replaced within one month at his own cost, otherwise he will be charged @ penal rate to be decided by the authority from time to time.
  - 5.4 All consumers having unmetered water connections will have to install the meters of reputed make with ISI mark having good performance at their own cost.
  - 5.5 No water connection with ferrule size of more than 6mm dia for domestic consumers shall be allowed.
6. Any insanitary connection, if detected, by the department shall be disconnected immediately without giving any notice and shall be restored only after necessary rectification by consumer with a fine or penalty to be fixed by the authorities.

7. Electric/Mechanical pumps installed direct on supply line shall not be allowed to any consumer. Wherever such pumps installed direct on supply line are detected, a penalty of Rs.1200/- shall be levied. It shall be directed by Public Health Engineering Department to all consumers through handbills proclamation that direct online pumps shall be confiscated and supply to the defaulting consumer shall be disconnected.

**8. Classification of consumer category**

(i) Domestic category -

- (a) Premises used for residence.
- (b) Hostels of Education Institutions of the Government, working women's hostels run by the Government.
- (c) Government recognized destitute homes, orphanage, charitable homes, blind schools, schools for physically handicapped persons, spastic children.
- (d) Pias meant for drinking purposes.
- (e) Place of worship, cremation ground, cemetery.

(ii) Commercial, Industrial, Institutional category

All consumers which are not covered under the category 9(i) above.

**9. Incentive for Water Conservation**

Haryana State has declared incentives to village Panchayats for promoting water conservation.

The eligibility criteria for award (one time untied grant) and amount is as under :—

(i) **Eligibility Criteria**

- (a) The village Panchayats who ensure provision of taps on all the private and public connections; and
- (b) A minimum of 75% of the households have sanctioned private water connections in the village.

(ii) **The amount of the award shall be as under:-**

Population of village as per 2001 census	Amount of reward
Upto 2000	Rs.20,000/-
More than 2000 upto 3000	Rs. 30,000/
More than 3000 upto 4000	Rs. 40,000/
More than 4000	Rs. 50,000/

**10. Role of Village Water and Sanitation Committees (VWSCs)**

VWSCs are being constituted and these Committees would be entrusted with the task of encouraging the public to take metered water connections in the rural areas.

The revenue collected through water charge would be given to the Panchayats for development works and for carrying effective maintenance of the schemes.

**11. Grievance redressal**

In case of any dispute of water bills, the consumer shall approach the concerned Executive Engineer for dispute redressal by paying 50% of the disputed amount alongwith the application. The application, not accompanied by the proof of deposit of 50% amount, shall not be entertained. The consumer can file an appeal to the concerned Superintending Engineer within 30 days of issue of the order of dispute redressal by the Executive Engineer provided the consumer has already paid 50% of the specified disputed amount. The decision of Superintending Engineer shall be final and binding on the both the parties.

**12. Outsourcing**

The operation and maintenance of distribution system along with revenue collection could be done through outsourcing in a phased manner. The outsourced agency will be provided with the metered bulk supply for further distribution to the consumers and he will also facilitate the release of new connections by the authority.

**13. Jurisdiction of Police Stations**

Water and Power Thana have been setup across the State. The domain of these Thanas will also include the enforcement of law for implementation of this policy.

**14. Amendment to Policy**

The State Government shall be the competent authority for any amendment in this policy on the recommendations of State Level Empowered Committee.

SARBAN SINGH,

Principal Secretary to Government of Haryana  
Public Health Engineering Department.

DIRECTORATE OF CONSOLIDATION OF HOLDINGS, HARYANA

The 11th June, 2012

**No. EA4/2011/1766.**—With the object of Consolidation of Holding in the under mentioned estates for the purpose of better cultivation of lands therein, the Director General, Consolidation of Holdings, Haryana in exercise of powers conferred by Sub Section (1) of the Section 14 of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 as delegated to him by the Punjab Government Notification No. 3/35-D-50/3155, dated 22nd July, 1950 hereby declares the intention of the State Government to take up a scheme for consolidation of holdings of the following estates.

Sr.No.	Name of Village	H.No.	Area in Acres	District
1.	Chehar Kalan	14	3910	Bhiwani

Chanidgarh :

The 11th December, 2011

H.S. MALIK,

Director General, Consolidation of Holdings,  
Haryana, Chandigarh